ARTICLE LXV.

MILITIA.

- 1. How constituted; exemptions.
- 2. Enrollment.
- Notice of enrollment; claim of exemption.
- Fallure to give information for enrollment.
- 5. National guard and reserve militia.
- Commander-in-chief. Armed military force from another state, etc.
- 7. Governor's staff.
- Militia may be ordered out When? Names of organizations of national guard.
- 9. Volunteers from reserve militia.

 Draft.
- 10. Failure to report when ordered.
- 11. Organization of reserve militia.
- Articles of war governing U. S. army to control. Courts martial. Death and imprisonment.
- 13. Suits against members of militia.
- 14. Duties of adjutant general and assistant adjutant general.
- Duties of adjutant general as acting quartermaster general and his assistant.
- 16 Expenses—how to be incurred Audit of accounts.
- 17. National guard—how constituted.

 Increase of force.
- Units of national guard. Additional staff officers.
- 19. Minimum strength of troop of cavalry.

- 20. Minimum strength of battery of field artillery.
- Minimum strength of company of coast artillery. Maximum number of enlisted men.
- 22. Company of signal corps.
- 23. Hospital corps.
- 24. Various departments—how constituted.
- 25. Officers of staff departments—appointment of.
- 26. Medical department.
- 27. Duties of engineer officer.
- 28. Field music.
- 29. Naval brigade—how composed.
- 30. Organization not up to required standard.
- Commissions—probational and permanent.
- 32. Commissioned officers qualifications.
- 33. Examinations; exception.
- 34. Nature of examination; powers of board; meetings and report; second examination.
- 35. New organizations appointment by governor.
- 36. Election of officers of the line.
- Orders for an election conduct thereof. Failure to accept office; second election.
- 38. Oath of officers; failure to take.
- 39. Rank of officers.
- 40. Discharge of commissioned officer.
- 41. Retired officers.

Uniformed volunteer companies are subject to the laws for the government of the militia—art. 23. sec. 396.

The act of 1910, ch. 310 (p. 398), authorized the governor to appoint a commission to study the necessity of establishing a Fourth Regiment armory; to select a site for the same; to gather information relative to the cost of the lot and the erection of an armory thereon, and to make a report to the governor and general assembly at its session of 1912.